

# EXHIBIT 14

**Remuszka, Juliana**

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**From:** 2804 Discovery, MDL <mdl2804discovery@motleyrice.com>  
**Sent:** Friday, March 01, 2019 5:52 PM  
**To:** MDL 2804  
**Subject:** FW: EXTERNAL-SACWIS Data - Agenda Items 143/134

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**From:** Ackerman, David  
**Sent:** Friday, March 1, 2019 10:45:17 PM  
**To:** [David@SpecialMaster.Law](mailto:David@SpecialMaster.Law)  
**Cc:** 2804 Discovery, MDL; [xalldefendants-mdl2804-service@arnoldporter.com](mailto:xalldefendants-mdl2804-service@arnoldporter.com)  
**Subject:** RE: EXTERNAL-SACWIS Data - Agenda Items 143/134

Special Master Cohen,

Plaintiffs respectfully request that you formalize the order below concerning production by Summit and Cuyahoga counties of SACWIS materials and case files.

Respectfully,  
David Ackerman

**David Ackerman** | Attorney at Law | Motley Rice LLC  
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**From:** David R. Cohen <[David@SpecialMaster.Law](mailto:David@SpecialMaster.Law)>  
**Sent:** Wednesday, February 27, 2019 7:08:16 PM  
**To:** [xALLDEFENDANTS-MDL2804-Service@arnoldporter.com](mailto:xALLDEFENDANTS-MDL2804-Service@arnoldporter.com); 2804 Discovery, MDL  
**Subject:** EXTERNAL-SACWIS Data - Agenda Items 143/134

Dear Counsel:

In connection with the dispute regarding production by Summit and Cuyahoga Counties of SACWIS data and materials, I rule as follows:

- Prior production by Cuyahoga County of the spreadsheet (CUYAH\_002442182) containing certain Data Fields extracted from the SACWIS data (which data was "de-identified," in that it did not reveal the identities of the minors or their families) was an appropriate and sufficient production of SACWIS data fields by Cuyahoga County.
- Summit County must produce a similar spreadsheet containing the same data fields.
- Cuyahoga and Summit County must also each produce 10 "case files" of defendants' choosing. The counties shall redact from those case files any information that would allow identification of the minors who are the subject of the files, or their families. The counties' redactions shall be as limited as possible while fulfilling this directive.

- To the extent necessary, the Ohio Department of Jobs and Family Services (ODJFS) must coordinate with Cuyahoga and Summit Counties and facilitate production of the above-listed SACWIS data and materials.

- The various statutes cited by the parties (including the State of Ohio), which contain provisions limiting the release of SACWIS data and information, all also contain provisions allowing for release pursuant to Court order in appropriate circumstances. This ruling fits within those provisions.

[JOSH - I believe you can now remove Agenda Items 143/134.]

-David

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